Department of the Navy, DoD

§ 750.68 Claims not payable.

(a) A claim for damage, loss, or destruction of property or the personal injury or death caused wholly or partly by a negligent or wrongful act of the claimant or his agent or employee.

(b) A claim, or any part thereof, that is legally recoverable by the claimant under an indemnifying law or indemnity contract.

(c) A subrogated claim.

§ 750.69 Measure of damages.

Generally, the measure-of-damage provisions under the MCA are used to determine the extent of recovery for nonscope claims. Compensation is computed in accordance with §§ 750.47 and 750.48 of subpart C, except damages for personal injury or death under this section shall not be for more than the cost of reasonable medical, hospital, and burial expenses actually incurred and not otherwise furnished or paid for by the United States.

PART 751—PERSONNEL CLAIMS **REGULATIONS**

Subpart A—Claims Against the United States

Sec.

751.1 Scope of subpart A.

751.2 Claims against the United States: In

general. 751.3 Authority.

751.4 Construction.

751.5 Definitions.

751.6 Claims payable. 751.7 Claims not payable.

751.8 Adjudicating authorities.

751.9 Presentment of claim.

751.10 Form of claim.

751.11 Investigation of claim.

751.12 Computation of award.

751.13 Payments and collections.

751.14 Partial payments.

751.15 Reconsideration and appeal.

751.16-751.20 [Reserved]

Subpart B—Demand On Carrier, Contractor, or Insurer

751.21 Scope of subpart B.

Carrier recovery: In general. 751.22

751 23 Responsibilities

751.24 Notice of loss or damage.

751.25 Types of shipments and liability involved

751.26 Demand on carrier, contractor, or insurer.

751.27 Preparation and dispatch of demand packets.

751.28 Assignment of claimants rights to the government.

751.29 Recoveries from carrier, contractor, or insurer.

751.30 Settlement procedures and third party responses.

751.31 Common reasons for denial by carrier or contractor.

751.32 Forwarding claims files for offset action.

751.33 Unearned freight packet.

751.34 GAO appeals.

751.35 Forms and instructions.

AUTHORITY: 5 U.S.C 301; 10 U.S.C. 939, 5013, and 5148; E.O. 11476, 3 CFR, 1969 Comp., p. 132; 32 CFR 700.206 and 700.1202.

SOURCE: 57 FR 5055, Feb. 12, 1992, unless otherwise noted.

Subpart A—Claims Against the **United States**

§751.1 Scope of subpart A.

Subpart A of this part prescribes procedures and substantive bases for administrative settlement of claims against the United States submitted by Department of the Navy (DON) personnel and civilian employees of the naval establishment.

§751.2 Claims against the United States: In general.

(a) Maximum amount payable. The Military and Civilian Employees' Personnel Claims Act (Personnel Claims Act), 31 U.S.C. 3701, 3702, and 3721, provides that the maximum amount payable for any loss or damage arising from a single incident is limited to \$40,000.00. Claims for losses occurring prior to 31 October 1988 are limited to \$25,000.00.

(b) Additional instructions. The Judge Advocate General of the Navy may issue additional instructions or guidance as necessary to give full force and effect to this section.

(c) Preemption. The provisions of this section and the Personnel Claims Act are preemptive of other claims regulations. Claims not allowable under the Personnel Claims Act may, however, be allowable under another claims act.

(d) Other claims. Claims arising from the operation of a ship's store, laundry, dry cleaning facility, tailor shop, or

409